### Approved For Release 2004/12/22: CIA-RDP82M00591R000200140022-2

# DIRECTOR OF CENTRAL INTELLIGENCE Security Committee

SECOM-D-715

16 November 1979

Honorable George E. MacKinnon United States Court of Appeals Washington, D.C. 20001

RE: Security Regulations for Court of Review

Dear Judge MacKinnon:

I refer to our previous correspondence on proposed security regulations for the United States Foreign Intelligence Surveillance Court of Review. Your letter of August 27, 1979, suggested incorporation by reference of the security regulations prepared for and adopted by the Surveillance Court, with modifications as necessary. A proposed set of regulations along those lines is enclosed, together with an information copy of the lower court's regulations which would be incorporated by reference. I have coordinated this proposal with counsel for the Director of Central Intelligence and with Mr. Robert Erdahl, Legal Officer for the Court. I submit them to you for consideration.

I'm pleased to advise that the December 14th date for briefings for you and your colleagues fits in with schedules here. We are developing a program. I will be in touch soon with specifics.

Sincerely,	
	STATINTL
Security Officer Foreign Intelligence Surveillance Cour	

Enclosure

SECOM

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# UNITED STATES FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW SECURITY REGULATIONS

- 1. <u>Purpose</u>: These security regulations are established for the United States Foreign Intelligence Surveillance Court of Review (the "Court"). They are applicable to members and personnel of the court, and supplement the Security Procedures Established by the Chief Justice of the United States Pursuant to Public Law No. 95-511, dated May 18, 1979.
- 2. Reference: These security regulations incorporate the provisions of sections 2 through 6 of the United States Foreign Intelligence Surveillance Court Security Regulations, dated July 27, 1979, except as modified below.
- 3. Personnel Security Clearances: Any personnel needed by the court additional to those employed or retained by the US Foreign Intelligence Surveillance Court, and cleared by it, shall be cleared in accordance with the procedures specified in section 2.a of the regulations referenced in section 2 above.
- 4. Security Agreements: Any personnel needed by the court who have not already signed the form of nondisclosure agreement specified in section 2.b of the regulations referenced

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in section 2 above shall, before being granted access to classified information in connection with their court duties, sign a nondisclosure agreement identical to that referenced herein provided that the proper name of this court is substituted for that of the United States Foreign Intelligence Court wherever it appears.

- 5. <u>Hours of Normal Operation</u>: Section 3.a of the regulations referenced in section 2 above hereof is modified to add at the beginning thereof the words "When meeting on call by the Presiding Judge,".
- 6. These security regulations shall remain in effect until modified in writing by the Presiding Judge with the approval of the members as provided for by the rules of the court.

Issued this \_\_\_\_\_\_\_, day of \_\_\_\_\_\_\_\_, 19\_\_\_\_, with the approval of the United States Foreign Intelligence Surveillance Court of Review.

 Presiding	Judge